Case 1:20-cv-02861-RPK-LB Document 2 Filed 09/30/19 Page 1 of 9 PageID #: 3 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

45		A . T			•-
(In the s	pace above enter the full name(s) o	of the plaintiff(s).)	-	COMPLA	TAME
	• .		•	under th	
	-against-		Civil Rio	under under under under under under und	
CITY	OF NEW YORK; and POLICE	OFFICER JOHN DOE	_	risoner Con	_
	E 63RD PRECINCT				
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-	ce above enter the full name(s) of the names of all of the defendants		·	J\\ SEF	3 0 201
ınot fit t	he names of all of the defendants	in the space provided,		-	
nnot fit t ase write et of pap	he names of all of the defendants "see attached" in the space above o er with the full list of names. The n	in the space provided, and attach an additional ames listed in the above		PRO S	
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nnot fit to asse write the of paption must be included Particular List confidence of the confidence of	ties in this complaint: your name, identification numerate. Do the same for any assary. BASEL OTTLEY ID # Current Institution Free attached" in the defendants or the same for any assary. BASEL OTTLEY 19A1043 Current Institution FRANKLI Address 62 Bare Hill	in the space provided, and attach an additional cames listed in the above Part I. Addresses should amber, and the name a additional plaintiffs name	and address o ed. Attach add CILITY Malone, NY	PRO S	SE OF

B.

. Case 1:20-cv-02861-RPK-LB Document 2 Filed 09/30/19 Page 2 of 9 PageID #: 4

Defendant No. 1	Name CITY OF NEW YORK	Snieid #
	Where Currently Employed NEW YORK LAW D)EPARTMENT
,	Address 100 CHURCH STREET	
	NEW YORK, NEW YORK 10007	
Defendant No. 2	Name POLICE OFFICER JOHN DOE	Shield #UNKOWN
,	Where Currently Employed 63rd PRECINCT	(NYPD)
	Address	
•	BROOKLYN, NEW YOR	<u>RK</u>
Defendant No. 3	Name	Shield #
	Where Currently Employed	
	Address	
Defendant No. 4	Name	
	Where Currently Employed	
	Address	
Defendant No. 5	Name	Shield #
Defendant No. 5	Where Currently Employed	W46644 17
	Address	
	Addicess	
II. Statement of C		
wish to include further claims. Do not cite any forth each claim in a sep	ble the <u>facts</u> of your case. Describe how each of the colved in this action, along with the dates and locations of details such as the names of other persons involved in cases or statutes. If you intend to allege a number of parate paragraph. Attach additional sheets of paper as on did the events giving rise to your claim(s) occur?	related claims, number and set s necessary.
A. In what institution	on the the events giving the to your classifier occur.	
	titution did the events giving rise to your claim(s) occ	ur? NONE
C. What date and ap	oproximate time did the events giving rise to your clain 7, 2019 at or about 4:00 AM	m(s) occur?

4

TRA	AND FLATLANDS AVENUE, I DOZED OFF. HECKSTALL WAS IN THE BACK SEAT. I WAS INFORMED BY HECKSTALL THAT DEFENDANT POLICE OFFICE JOHN DOE OF THE 63RD PRECINCT BUSTED THE DRIVER'S SIDE WINDOW WHERE I WAS SITTING. AS A RESULT, DEFENDANT POLICE OFFICER JOHN DOE OF THE 63RD PRECINCT BEGAN TO FURTHER ASSAULT ME (PLAINTIFF OTTLEY) WHILE I WAS ALREADY ON THE GROUND AND NOT RES- ISTING OR FIGHTING BACK. DEFENDANT POLICE OFFICER JOHN DOE OF THE 63RD PRECINCT WAS HAVING AN EPISODE OF RODE RAGE. HECKSTALL SCREAMED AS THE DEFENDANT BECAUSE I WAS NOT DOING ANYTHING ILLEGAL OR WRONG. OTHER POLICE OFFICERS JUMPED IN TO HELP THE DEFENDANT POLICE OFFICER JOHN DOE OF THE 63RD PRECINCT ASSAULT ME. I WOKE UP IN THE HOSPITAL. DEFENDANT CITY OF NEW YORK, IS A MUNICIPAL COVERNMENT ENTITY IN THE STATE 63RD PRECINCT. DEFENDANT CITY OF NEW YORK CREATED THE DOLLGE OFFICER JOHN DOE OF
III.	LIGHT. THIS POLICY AND PROCEDURE CAUSE INJURIES TO PLAINTIFF (ME).
If you s if any, y	Sustained injuries related to the events alleged above, describe them and state what medical treatment, ou required and received. I WAS TREATED AT KINGSL COUNTY HOSPITAL AND BROOKLYN HOUSE OF DETENTION COMPLEX. I HAD AN OPEN BLOODY CASH UNDER MY LEFT EYE AND GLASS IN MY EYE LID. I HAD MULTIPLE SCARS AND SCRAPS, BACK PAIN, HEADACHES, TOOTHACHES, FUTHERMORE, THE GASH UNDER MY EYE LEFT A LIFE TIME SCAR.

IV. Exhaustion of Administrative Remedies:

The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought vith respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner onfined in any jail, prison, or other correctional facility until such administrative remedies as are available are Administrative remedies are also known as grievance procedures.

Does the jail, prison or other correctional facility where your claim(s) arose have a grievance procedure?
Yes No Do Not Know
Does the grievance procedure at the jail, prison or other correctional facility where your claim(s) arose cover some or all of your claim(s)?
Yes No Do Not Know
If YES, which claim(s)?
Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) arose?
Yes No
If NO, did you file a grievance about the events described in this complaint at any other jail, prison, or other correctional facility?
Yes No
If you did file a grievance, about the events described in this complaint, where did you file the grievance? N/A
1. Which claim(s) in this complaint did you grieve?
1, William Granta(s) in and con-particular and con-
N/A
2. What was the result, if any?
What steps, if any, did you take to appeal that decision? Describe all efforts to appeal to
he highest level of the grievance process. N/A

,		
	2.	If you did not file a grievance but informed any officials of your claim, state who you informed when and how, and their response, if any:
		NONE
G.	Please remedi	set forth any additional information that is relevant to the exhaustion of your administrative es.
		NONE
		NONE
	-	
	49.00	
<u>lote</u> :	You ma administ	y attach as exhibits to this complaint any documents related to the exhaustion of your rative remedies.
-	Relief:	
ate wh	at you w	ant the Court to do for you (including the amount of monetary compensation, if any, that you
e seek .ASTI	ing and t	
		he hasis for such amount). I AM SEEKING \$200,000 for DAMAGES, I WANT
IE PA	ID AND	he basis for such amount). I AM SEEKING \$200,000 for DAMAGES, I WANT RY FOR THE SCAR, THE COST OF DAMAGING THE VEHICLE, AND MONEY FOR SUFFERING CAUSED BY DEFENDANT(S).
	DATE OF THE PARTY OF	he basis for such amount). I AM SEEKING \$200,000 for DAMAGES, I WANT RY FOR THE SCAR, THE COST OF DAMAGING THE VEHICLE, AND MONEY FOR
HEREF	ORE, P	The basis for such amount). I AM SEEKING \$200,000 for DAMAGES. I WANT CAN FOR THE SCAR, THE COST OF DAMAGING THE VEHICLE, AND MONEY FOR SUFFERING CAUSED BY DEFENDANT(S). LAINTIFF BASEL OTTLEY RESPECTFULLY REQUEST: DRY DAMAGES RESPECTFULLY REQUEST \$50,000;
HEREF	ORE, P	LAINTIFF BASEL OTTLEY RESPECTFULLY REQUEST:
HEREF COM PUN	ORE, P PENSAT ITIVE	I AM SEEKING \$200,000 for DAMAGES. I WANT RY FOR THE SCAR, THE COST OF DAMAGING THE VEHICLE, AND MONEY FOR SUFFERING CAUSED BY DEFENDANT(S). LAINTIFF BASEL OTTLEY RESPECTFULLY REQUEST: DRY DAMAGES RESPECTFULLY REQUEST \$50,000; DAMAGES AS TO DEFENDANT(S) POLICE OFFICER JOHN DOE OF THE 63RD \$150,000
HEREF COM PUN PRE REA	ORE, P. PENSATO ITIVE CINCT: SONABL	LAM SEEKING \$200,000 for DAMAGES. I WANT CY FOR THE SCAR, THE COST OF DAMAGING THE VEHICLE, AND MONEY FOR SUFFERING CAUSED BY DEFENDANT(S). LAINTIFF BASEL OTTLEY RESPECTFULLY REQUEST: DAMAGES RESPECTFULLY REQUEST \$50,000; DAMAGES AS TO DEFENDANT(S) POLICE OFFICER JOHN DOE OF THE 63RD \$150,000 E ATTORNEYS' FEES AND COST, IF ANY; AND
HEREF . COM . PUN PRE . REA . SUC	ORE, P PENSATO ITIVE CINCT: SONABL CH OTHE	The basis for such amount). I AM SEEKING \$200,000 for DAMAGES, I WANT CAN FOR THE SCAR, THE COST OF DAMAGING THE VEHICLE, AND MONEY FOR SUFFERING CAUSED BY DEFENDANT(S). LAINTIFF BASEL OTTLEY RESPECTFULLY REQUEST: DAMAGES RESPECTFULLY REQUEST \$50,000; DAMAGES AS TO DEFENDANT(S) POLICE OFFICER JOHN DOE OF THE 63RD \$150,000
HEREF . COM . PUN PRE . REA	ORE, P PENSATO ITIVE CINCT: SONABL CH OTHE	I AM SEEKING \$200,000 for DAMAGES. I WANT RY FOR THE SCAR, THE COST OF DAMAGING THE VEHICLE, AND MONEY FOR SUFFERING CAUSED BY DEFENDANT(S). LAINTIFF BASEL OTTLEY RESPECTFULLY REQUEST: DRY DAMAGES RESPECTFULLY REQUEST \$50,000; DAMAGES AS TO DEFENDANT(S) POLICE OFFICER JOHN DOE OF THE 63RD \$150,000 E ATTORNEYS' FEES AND COST, IF ANY; AND R AND FURTHER RELIEF AS MAY APPEAR JUST AND PROPER.
HEREF . COM . PUN PRE . REA . SUC	ORE, P PENSATO ITIVE CINCT: SONABL CH OTHE	I AM SEEKING \$200,000 for DAMAGES, I WANT RY FOR THE SCAR, THE COST OF DAMAGING THE VEHICLE, AND MONEY FOR SUFFERING CAUSED BY DEFENDANT(S). LAINTIFF BASEL OTTLEY RESPECTFULLY REQUEST: DRY DAMAGES RESPECTFULLY REQUEST \$50,000; DAMAGES AS TO DEFENDANT(S) POLICE OFFICER JOHN DOE OF THE 63RD \$150,000 E ATTORNEYS' FEES AND COST, IF ANY; AND R AND FURTHER RELIEF AS MAY APPEAR JUST AND PROPER.
HEREF . COM . PUN PRE . REA	ORE, P PENSATO ITIVE CINCT: SONABL CH OTHE	I AM SEEKING \$200,000 for DAMAGES, I WANT RY FOR THE SCAR, THE COST OF DAMAGING THE VEHICLE, AND MONEY FOR SUFFERING CAUSED BY DEFENDANT(S). LAINTIFF BASEL OTTLEY RESPECTFULLY REQUEST: DRY DAMAGES RESPECTFULLY REQUEST \$50,000; DAMAGES AS TO DEFENDANT(S) POLICE OFFICER JOHN DOE OF THE 63RD \$150,000 E ATTORNEYS' FEES AND COST, IF ANY; AND R AND FURTHER RELIEF AS MAY APPEAR JUST AND PROPER.

	VI.	Pre	evious lawsuits:
se] A.		ive you filed other lawsuits in state or federal court dealing with the same facts involved in this ion?
ms		Ye	s No_X
	В.	If your is many form	our answer to A is YES, describe each lawsuit by answering questions 1 through 7 below. (If there ore than one lawsuit, describe the additional lawsuits on another sheet of paper, using the same lat.)
		1.	Parties to the previous lawsuit:
		Plain	tiff
		Defe	ndants
	•	2.	Court (if federal court, name the district; if state court, name the county)
•		3.	Docket or Index number
		4.	Name of Judge assigned to your case
		5 .	Approximate date of filing lawsuit
		6.	Is the case still pending? Yes No
			If NO, give the approximate date of disposition
<i>:</i>	`	7.	What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?) NONE
	C.		you filed other lawsuits in state or federal court otherwise relating to your imprisonment? No x
	D.	there	ir answer to C is YES, describe each lawsuit by answering questions 1 through 7 below. (If is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the format.)
	1	. 1	Parties to the previous lawsuit:
	P	laintiff	
	n	efendar	its <u>none</u>
	2.		Court (if federal court, name the district; if state court, name the county)
	3.	D	ocket or Index number
	4.	N	ame of Judge assigned to your case
	5 .	A	pproximate date of filing lawsuitNONE
	6.	Is	the case still pending? Yes No
		If	NO, give the approximate date of disposition

7.	What was the result of the case? (For each in your favor? Was the case appealed?)	NONE
		TOALS .
I declare u	nder penalty of perjury that the foregoing	is true and correct.
Signed this	14 day of September, 2019	
J	Signature of Plaintiff	B. OHley
	Inmate Number	#19-A-1043
	Institution Address	62 BARE HILL ROAD, PO BOX 10
		MALONE, NY 12953-0010
		FRANKLIN CORRECTIONAL FACILITY
inm	te numbers and addresses.	nt must date and sign the complaint and provide their
l declare und	er penalty of perjury that on this 14 day	of <u>September</u> , 20 ₁₉ I am delivering this
complaint to	prison authorities to be mailed to the <i>Pro S</i>	e Office of the United States District Court for the
	rict of New York.	
	Signature of Plaintiff:	B. Ottley

AFFIDAVIT OF SERVICE

NAME OF DOCUMENTS: PRISONER AUTHORIZATION; COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 USC §1983 (OTTLEY v. CITY OF NEW YORK ET AL.,); REQUEST TO PROCEED IN FORMA PAUPERIS

STATE OF NEW YORK) **COUNTY OF FRANKLIN)SS.:**

I, Basel Ottley, being duly sworn, deposes and says:

That I have on this \sqrt{q} day of September, 2019, placed and submitted the within copies of the documents or moving papers indicated above, to be duly mailed via the United States Postal Service, through the institutional mail-room at Franklin Correctional Facility, Malone, new York 12953-0010 to be mailed to the following addresses:

> UNITED STATES COURTHOUSE SOUTHERN DISTRICT OF NEW YORK **500 PEARL STREET NEW YORK, NEW YORK 10007**

ATTN: PRO SE INTAKE/SDNY CLERK

Respectfully submitted,

ORN TO BEFORE ME THIS

DAY OF September, 2019.

LISA HOPKINSON Notary Public, State of New York No. 01HO6079533

Qualified in Franklin County Commission Expires October 13, s

Ottley, Pro se

DIN: 19-A-1043

NYSID#: 00917150H

FRANKLIN CORRECTIONAL FACILITY

62 BARE HILL ROAD, P.O. BOX 10 MALONE, NEW YORK 12953

NAME: BASEL OTTLEY

DIN: 19A1043

FRANKLIN

CORRECTIONAL FACILITY

09/23/2019 **USE SPACE**\$000.659



ZIP 12953 041L11251101

UNITED STATES COURTHOUSE SOUTHERN DISTRICT OF NEW YORK 500 PEARL STREET NEW YORK, NY 10007

ATTN: PRO SE INTAKE UNIT/ SDNY CHERE GE



